

U.S. Department of Justice

United States Attorney
Western District of Tennessee
Eastern Division

109 South Highland, Suite 300 Jackson, Tennessee 38301 *Telephone (731)422-6220 Fax (731)422-6668*

March 12, 2020

John H. Parker II 619 S. Cooper St. Memphis, TN 38104

RE: United States v. Jason Moody

CR. No. 20-cr-10005

Dear Mr. Parker:

This letter is written in response to your discovery request received by our office. In accordance with Rule 16 of the Federal Rules of Criminal Procedure and pursuant to your discovery request, the United States has uploaded the following to USAfx:

Documents numbered JM-1 through JM-77.

Please notify me at once should you have difficulty with the discovery, or find that any items are incomplete or missing.

Also, please consider any item that is within the government's possession, custody or control, as evidence that may be used in the government's case-in-chief at trial. As any such item may be material to the preparation of your defense, or may have been obtained from or belong to your client, accordingly, if copies have not been provided to you with this letter, you will be permitted to inspect all of those items and to copy or photograph those items that are intended to be used in the government's case-in-chief at trial in accordance with Rule 16(a)(1)(E). Any other tangible seized evidence may be examined by appointment. To do so, please contact our office and we will, in turn, contact the case agent to set that up at your convenience.

The government is unaware of any Rule 404(b) type evidence in this case at this time. Should this circumstance change and other potential evidence be discovered, you will be promptly advised. The government responds to your other requests by stating that to the extent your letter requests items that are either not discoverable pursuant to Rule 16 of the Federal Rules of Criminal Procedure or not applicable to the instant offense, the United States objects to your request on these grounds. Further, the United States is aware of its continuing duty under Rule 16(c), *Brady v. Maryland* and *United States v. Giglio*.

Please consider this letter the government's request for reciprocal discovery pursuant to Rule 16 (b) of the Federal Rules of Criminal Procedure. Pursuant to Fed.R.Crim.P. 12.1, the government requests that the defendant notify the attorney for the government in this cause of any intended alibi defense.

Feel free to contact me if you have any questions related to this matter, or if I can be of assistance in reaching a resolution of this case. I especially urge you to advise me of any problems encountered which impinge on your obtaining completion of your Rule 16 request or affect my compliance therewith.

Respectfully,

D. MICHAEL DUNAVANT UNITED STATES ATTORNEY

By: s/Jerry R. Kitchen

JERRY R. KITCHEN

Assistant United States Attorney

Enclosures

cc: District Court Clerk (without enclosures)